## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA, NORTHERN DIVISION

J.T, Jr. a minor who sues by and through SUSAN THODE, his mother and next of friend,

Plaintiffs,

CASE NO.: 2:09cv643- WHA

**v.** 

MONSTER MOUNTAIN, LLC, D/B/A MONSTER MOUNTAIN MX PARK; DOUBLE AA ENTERPRISES, LLC; AND PRECISION CYCLES, LLC, D/B/A TRACK SIDE PERFORMANCE

PRO SHOP; WILLIAM \*
ANDERSON, III; MILAN HARRIS, \*

Defendants. \*

**PLAINTIFFS' EXHIBIT LIST** 

No.	Description
1.	Radialogic Associates NW bill (3 MRI's)
2.	Porter Hospital Diagnostic Services
3.	University Anesthesiologist bill (7/2009 surgery)
4.	University Anesthesiologist record (7/2009 surgery)
5.	Diagram of lower leg fracture (Dr. Kogan) (Salter IV)
6.	Photograph of motorcycle post-wreck
7.	Accelerated Rehab Center bill
8.	Accelerated Rehab Center record
9.	Porter Hospital bill (2/10/2009)
10.	Porter Memorial Hospital record (Dr. Cole visit)(2/10/2009)
11.	Midwest Orthopedics bill (Dr. Kogan)
12.	Midwest Orthopedics records
13.	Rush University Medical Center bill (7/18/2009 surgery)
14.	Rush University Medical Center records
15.	Photograph of motorcycle post-wreck
16.	Photograph of motorcycle post-wreck
17.	Photograph of J.T., Jr. post-wreck (eye)
18.	Photograph of motorcycle pre-wreck

19.	Milanshocks.com web page
20.	Precision Cycles, LLC- Secretary of State page
21.	Radiology Group, PA bill
22.	Jackson Imaging Center (Tibia Fracture Report)
23.	Diagram Salter II Fracture
24.	Jackson Imaging Center (Forearm Fracture Report)
25.	Diagram of Forearm Fracture
26.	Jackson Imaging Center (Pelvis Fracture)
27.	Diagram of Pelvis Fracture
28.	Jackson Imaging Center (Femur Fracture)
29.	Diagram of Femur Fracture
30.	Alabama Orthopedic Specialist bill
31.	Alabama Orthopedic Specialist records
32.	Jackson Montgomery Emergency Physician, LLC bill
33.	Jackson Hospital Emergency Department records
34.	Haynes Ambulance bill
35.	Haynes Ambulance records
36.	Montgomery Anesthesia Associates bill
37.	Jackson Hospital bill
38.	Jackson Hospital records
39.	Precision Cycles webpage
40.	Photograph- other gate
41.	Photograph- view starting gate to top of hill
42.	Photograph- view of track
43.	Photograph- William Anderson's apartment
44.	Photograph- William Anderson's apartment with gate
45.	Photograph- Milan Harris' shop
46.	Photograph- Milan Harris' shop
47.	Photograph- view from front gate to starting area
48.	Photograph- view from front gate to starting area
49.	Photograph- top of hill
50.	Photograph- top of hill
51.	Photograph- back of hill
52.	Photograph- parking area
53.	Photograph- snack building area
54.	Photograph- tractor/bobcat
55.	Photograph- gate entrance
56.	Photograph- gate with hill in background
57.	Photograph- starting gate area-entrance gate
58.	Photograph- hill
59.	Photograph- bottom of hill
60.	Photograph- bottom of hill
61.	Photograph- halfway up hill
62.	Photograph- halfway up hill
63.	Photograph- top of hill

64.	Aerial photograph of track
65.	Email 11/05/2004- Milan Harris
66.	Warranty deed (3/09/2006- Jeffcoat to Double AA)
67.	Mortgage (Double AA to Anderson)
68.	Second Mortgage (Double AA to Anderson)
69.	Stipulation of Mortgage (Double AA to Anderson)
70.	Secretary of State page- Monster Mountain, LLC
71.	Secretary of State page- Double AA
72.	Waiver- 1/31/2009 through 2/01/2009
73.	Waiver- 2/01/2009
74.	Waiver- 2/01/2009
75.	Waiver- 2/01/2009
76.	AMA Waiver Form
77.	Monster Mountain webpage
78.	Monster Mountain rules
79.	Motocross Safety Council rules
80.	Subrogation Agreement (Porter County Government)
81.	Photograph- J. T., Jr. hip
82.	Photograph- J. T., Jr. leg
83.	Photograph- J. T., Jr. leg
84.	Photograph- J. T., Jr. at hospital
85.	Photograph- J. T., Jr. hands
86.	Photograph- J. T., Jr. leg
87.	Photograph- J. T., Jr. 15 <sup>th</sup> birthday
88.	Photograph- J. T., Jr. at home March 2009
89.	Photograph
90.	Monster Mountain video- Jeff
91.	Article- Qualifies for National
92.	Article- Competes at National
93.	Composite of out-of-pocket expenses

Any exhibit listed by the Defendants.

Any document necessary for rebuttal.

Plaintiff reserves the right to supplement his exhibit list.

/s/ Michael J. Crow
MICHAEL J. CROW (CRO039)
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## **CERTIFICATE OF SERVICE**

I hereby certify that I have electronically filed the foregoing document with the Court using the CM/ECF system and/or served the foregoing with upon the parties listed below via U.S. Postal Mail on this the 9<sup>th</sup> day December, 2010.

/s/ MICHAEL J. CROW\_\_\_\_\_OF COUNSEL

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